	Case 3:07-cv-03363-CRB	Document 110	Filed 01/09/2008	Page 1 of 2
1 2 3 4 5	Richard A. Jones (SBN: 013 (rjones@cov.com) COVINGTON & BURLING One Front Street 35th Floor San Francisco, CA 94111 Tel.: (415) 591-6000 Fax: (415) 955-6565 Attorneys for Plaintiff	LLP		
7	Roots Ready Made Garments Co. W.L.L.			
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9 10 11	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA			
12	ROOTS READY MADE GA W.L.L.,	ARMENTS CO.)	: C 07 3363 CRB JS ADMINISTRATIVE
14 15	Plainti	iff,) REQUEST TO FI	LE DOCUMENTS PROPOSED] ORDER
16 17 18 19	v. THE GAP, INC., a/k/a, GAP INTERNATIONAL SALES, REPUBLIC, LLC, AND OL Defend	, INC., BANANA D NAVY, LLC,) [Underlying Motion)) Date: January 2) Time: 10:00 a.m) Place: Courtroor) Judge: Charles R)	5, 2008 n 8, 19th Floor
2021222324	Pursuant to Local Rule 79-5(c), Roots Ready Made Garments Co., W.L.L. ("Roots") hereby makes this Miscellaneous Administrative Request to File a Document Under Seal.			
25	Roots' Opposition to Defendants' Motion to Dismiss the Second Amended Complaint ("Opposition Brief") refers to two confidential documents that Roots has designated			
26	confidential under the terms of the Protective Order entered by the Court on August 7, 2007: (i)			
28	a May 12, 2002 agreement between Roots and Gabana Gulf Distribution Ltd.; and (ii) a May 12, SF: 93395-1 - 1 - MISCELLANEOUS ADMINISTRATIVE REQUEST TO FILE DOCUMENT UNDER SEAL; [PROPOSED] ORDER Case No.: C 07 3363 CRB			

2003 Letter of Understanding between those parties (the "Documents"). The Documents contain confidential business information, and Roots' business interests would be adversely affected if the contents of the Documents were revealed to third parties outside this litigation. Defendants previously submitted copies of the same Documents under seal, as Ex. D to Gap's Request for Judicial Admission, dated August 13, 2007.

On December 13, 2007, Defendants informed Roots that they were challenging the confidentiality designation of the Documents. On January 7, 2008, Roots will file a motion under Paragraph 13 of the Protective Order seeking an Order designating the Documents confidential.

Roots has prepared a public version of the Opposition Brief, which it filed electronically on January 4, 2008. In the public version, Roots redacted only those portions of the Opposition Brief that refer to the contents of the Documents. Accordingly, Roots respectfully requests that the unredacted, sealed version of the Opposition Brief, which refers to the contents of the Documents, be lodged under seal in accordance with Civil Local Rule 79-5.

Respectfully submitted,

Dated: January 7, 2008 COVINGTON & BURLING LLP

__/s/_Richard A. Jones RICHARD A. JONES

IT IS SO ORDERED.

Dated: <u>Jan. 09, 2008</u>

MISCELLANEOUS ADMINISTRATIVE REQUEST TO FILE DOCUMENT PROPERTY Case No.: C 07 3363 CRB

